(B) POLICY; PURPOSE.

THE POLICY OF THE STATE AND THE PURPOSE OF THIS SUBTITLE IS TO ENCOURAGE THE EXPEDITIOUS AND ORDERLY DISPOSITION OF OUTSTANDING CHARGES AGAINST AN INMATE AND DETERMINATION OF THE PROPER STATUS OF ANY DETAINERS BASED ON UNTRIED INDICTMENTS, INFORMATIONS, WARRANTS, OR COMPLAINTS.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 27, § 616S(a).

Defined term: "Inmate" § 1-101

8-502. REQUEST BY INMATE FOR FINAL DISPOSITION.

(A) APPLICATION OF SECTION.

THIS SECTION APPLIES WHENEVER THE DIVISION OF CORRECTION, THE PATUXENT INSTITUTION, OR ANY LOCAL CORRECTIONAL FACILITY RECEIVES NOTICE OF AN UNTRIED INDICTMENT, INFORMATION, WARRANT, OR COMPLAINT AGAINST AN INMATE WHO:

- (1) IN THE CASE OF THE DIVISION OF CORRECTION, IS SERVING A SENTENCE IN A CORRECTIONAL FACILITY IN THE DIVISION OF CORRECTION;
- (2) IN THE CASE OF THE PATUXENT INSTITUTION, IS CONFINED AT THE PATUXENT INSTITUTION AS AN ELIGIBLE PERSON OR FOR EVALUATION; OR
- (3) IN THE CASE OF A LOCAL CORRECTIONAL FACILITY, IS SERVING A SENTENCE IN THE LOCAL CORRECTIONAL FACILITY.
 - (B) REQUIREMENT FOR TRIAL WITHIN SPECIFIED TIME.

AN INMATE SHALL BE BROUGHT TO TRIAL WITHIN 120 DAYS AFTER THE INMATE HAS DELIVERED A WRITTEN REQUEST FOR A FINAL DISPOSITION OF THE INDICTMENT, INFORMATION, WARRANT, OR COMPLAINT TO:

- (1) THE STATE'S ATTORNEY OF THE COUNTY IN WHICH THE INDICTMENT, INFORMATION, WARRANT, OR COMPLAINT IS PENDING; AND
 - (2) THE APPROPRIATE COURT.
 - (C) STATEMENT OF AUTHORITIES HAVING CUSTODY OF INMATE.

THE REQUEST FOR FINAL DISPOSITION REQUIRED UNDER SUBSECTION (B) OF THIS SECTION SHALL BE ACCOMPANIED BY A STATEMENT FROM THE MANAGING OFFICIAL HAVING IMMEDIATE SUPERVISION OVER THE INMATE SETTING FORTH:

- (1) THE INMATE'S TERM OF CONFINEMENT:
- (2) THE TIME ALREADY SERVED;
- (3) THE TIME REMAINING TO BE SERVED: